

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF TEXAS
SHERMAN DIVISION**

IN RE:	§	
	§	CHAPTER 11
	§	
REMARKABLE HEALTHCARE OF CARROLLTON LP, ET AL.,¹	§	CASE NO. 24-40605
	§	
	§	(Jointly Administered)
	§	
DEBTORS.	§	

**ORDER GRANTING UNOPPOSED MOTION TO
CONTINUE MATTERS SET FOR HEARING ON AUGUST 5, 2024**

On this date, came on for consideration the above-captioned *Unopposed Motion to Continue Matters Set for Hearing on August 5, 2024* (the “**Motion**”), including the following:

- Motion to Compel Payment of Subchapter V Trustee Deposits [Dkt. 140] (the “**Motion to Compel**”);
- Third Motion to (I) Approve Debtor in Possession Credit Agreement, (II) Grant Priming Liens under Code Sec. 364(d), and (III) Obtain Related Relief [Dkt. 187] (the “**Third DIP Motion**”);
- Fourth Motion to (I) Approve Debtor in Possession Credit Agreement, (II) Grant Priming Liens under Code Sec. 364(d), and (III) Obtain Related Relief [Dkt. 188] (the “**Fourth DIP Motion**”);
- Motion for Relief from Automatic Stay Without Waiver of 30-Day Hearing Requirement as to Seguin Facility [Dkt. 211] (the “**Seguin Lift Stay Motion**”); and
- Emergency Motion to Prohibit Use of Cash Collateral and Renewed Request for Removal of the Debtors-in-Possession and Expanding the Role of the Subchapter V Trustee [Dkt. 212] (“**Expand Sub V Trustee Role Motion**” collectively with the Motion to Compel, Third DIP Motion, Fourth DIP Motion, and Seguin Lift Stay Motion, the “**Matters**”).

All Parties consented to the relief requested in the Motion.

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor’s federal tax identification number, are: Remarkable Healthcare of Carrollton, LP (5960), Remarkable Healthcare of Dallas, LP (3418), Remarkable Healthcare of Fort Worth (1692), Remarkable Healthcare of Seguin, LP (4566), and Remarkable Healthcare, LLC (5142).

The Court finds and concludes that sufficient cause exists to continue the hearing on the above Matters to **August 9, 2024 at 10:00 a.m.**

IT IS THEREFORE ORDERED THAT the Court shall conduct a hearing on the Matters on the date set in this order and/or on the docket of these Cases.

The Debtors are responsible for service of this Order and/or providing notice.

Signed on 07/26/2024

Brenda T. Rhoades

SD

HONORABLE BRENDA T. RHOADES,
UNITED STATES BANKRUPTCY JUDGE

Proposed Order submitted by:

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